PLOT
TO
TRANSFORM
USA
INTO
A
POLICE STATE

BY MYRON C. FAGAN

KNOW the TRUTH and the TRUTH SHALL MAKE YOU FREE

A REMINDER: Over 100 years ago, Lord Macauley, the noted British. historian, made this prediction concerning America in the 20th Century: "Your Republic will be as fearfully plundered and laid waste by barbarians. In the 20th Century as the Roman Empire was in the fifth, with this difference: that the Huns and Vandels who ravaged the Roman Empire cantels from without, and that your Huns and Vandels will have been engendered within your own Country by your own institutions".

NOVEMBER - DECEMBER, 1969, NEWS-BULLETIN

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(Organized to COMBAT the GREAT CONSPIRACY)

MYRON C. FAGAN, National Director

NOVEMBER - DECEMBER, 1969, NEWS-BULLETIN

The most important thing for all of us to always remember is that the salvation of our Country depends upon getting the full TRUTH of the GREAT CONSP!RACY to ALL of the American people. When — and if — that will be accomplished our Nation will again be FREE and SAFE. The MASTERMINDS of the GREAT CONSPIRACY (the CFR) have absolute control of all our MASS COMMUNICATION MEDIA, so we know that the PRESS, TV and RADIO won't tell the TRUTH to the people, thus it is up to YOU and me to do it use our "ILLUMINATI-CFR CONSPIRACY" Recording, the "RED STARS OVER HOLLYWOOD, TV and RADIO" Recordings and "THE CHILD SEDUCERS" RECORD to alert all of the American people.

CPA BOOK PUBLISHER

P. O. Box 596, Boring, OR 97009

Email: cpabooks@hotmail.com

WE ARE LIVING IN A FOOL'S PARADISE

For almost two centuries the whole world has been doing a lot of talking about what a "free country" the United States is. According to our Constitution, you can say anything you want to, question any institution you live under-elect the men to whom you entrust the safety and security of our nation, which means YOUR personal safety, and if you believe, or suspect, that the men you voted into their high offices have betrayed their oaths you are free to charge them with their betrayals, you are free to even charge them with outright treason. . .that is what our Constitution tells us!

But that is no longer true. Our Constitution now is "just a scrap of paper." If you doubt that, just go back to 1954 when the treasonous Earl Warren began to issue Supreme Court DECISIONS "based on the principles of the UN Charter," thus flouting our Constitution and transforming it into just "a scrap of paper." But that CAN be changed! The Constitution could be restored by the will of the people, but the people have been so completely brainwashed by our treasonous (CFR-controlled) Mass Communications Media that they seemingly cannot recognize the real facts of life in our country today — they don't know how to exercise their will!

EARLY WARNINGS REFUTED

In one of our very early "News-Bulletins" we issued a warning that certain elements within our Country were conspiring to transform the USA into an enslaved unit in a One-World Dictatorship to be controlled by the Rothschild-controlled International Bankers. To leave nothing to imagination in our warning, I went all the way back to the very inception of the over-all Conspiracy. I briefly reviewed that some 60 years ago, one Col. Edward Mandel House, (front man for Jacob H. Schiff, who was front man in America for the International Bankers Cabal), laid down the blueprint for the Conspiracy — and for our ruin — in a book he called "Philip Dru-Administrator". That book brazenly outlined the Plan of Action. — (1) Federal Reserve System; (2) World War I; (3) League of Nations; (4) One World Government.

At this point, elucidation of the first two points in that "Plan of Action," the "Federal Reserve Act" and "World War," will completely clarify the entire plot:

The "Federal Reserve Act" would take our Money System out of the control of our Congress and completely enslave our Economy. It would give the Conspirators absolute control of our Industry—even those Industrialists who are not allied with the Masterminds of the Great Conspiracy would have to go along with the plottings—or face ruin. . Point No. 2: A "World War" would "condition" the people of the whole world to acceptance of the "One World Dictatorship" outlined in the "Philip Dru" book.

Why "War?"... The only excuse for a One-World Government is (according to the Conpirator's Theory) that it will insure PEACE, and the only thing that could make the people cry out for PEACE is WAR. War brings chaos, destruction, exhaustion — to winner as well as to loser. It brings economic ruin to both. Most important, it destroys the flower of the young manhood of both. To the heart-broken oldsters, the mothers and fathers, who are left with nothing but memories of their beloved sons, PEACE becomes worth any price . . . and that is the emotion upon which the Conspirators depend for success of their Satanic plot. . . But it would have to be a frightful and horribly devestating war. It could not be a "local disturbance" between just two nations. It would have to be a WORLD war. No major nation must be left untouched by the horrors and devestation of that war. The cry for PEACE must be universal — and, as we know, the First World War did just that.

However, at the time that Col. House was outlining that "Plan of Action" Taft was the President of the United States. The Conspirators were fully aware that Taft would veto the "Federal Reserve Act" and keep the U.S. out of any kind of a World War, so they waited until 1913 when they successfully planted their stooge. Woodrow Wilson, in the White House. After that all the steps in their "Plan" went like clock work — until the U.S. Senate unexpectedly refused to ratify the "League of Nations." Wilson. House and various of the Masterminds of the Conspiracy were in Paris making arrangements for the "Versailles Treaty" at the time. House promptly (on orders, of course) returned to New York and organized the "Council on Foreign Relations," in order to re-initiate their "Plan of Action." On this "second bounce" they put it over. (1) Federal Reserve Act (already enacted;) (2) World War II; (3) Yalta Treaty; (4) UNITED NATIONS; (5) The USA to be transformed into a "Police State" (which is now in process), and then into a unit of the UN One World Dictatorship.

When our "News-Bulletin containing that "warning" made its first appearance, while it startled the (CFR) Masterminds of the

GREAT CONSPIRACY, they decided to ignore it, on the theory that our then limited circulation would hardly create any kind of a real impact on the people as a whole. But to their utter consternation, an avalanche of letters, together with copies of the "News-Bulletin," came pouring into Washington. The CFR decided upon action to offset the WARNING by ridiculing it. They instructed a number of their stooges in the House of Representatives and the Senate to prepare "form" letters for their alarmed constituents, in which they stressed our "Constitution," our "Bill of Rights," and our "Declaration of Independence", to show the utter ridiculousness of the charges in our "warning" — and the utter impossibility of such a "Conspiracy" in the face of those Documents. Some of them, Kuchel in particular, even delivered speeches on the floors of the Senate and the House in which they castigated the "warning" and denounced me (Myron C. Fagan) as a "rabble-rouser." And some of those speeches were published in the Congressional Record.

Now bear in mind that all of this denunciation and the castigation by the CFR stooges in Washington came right on the heels of the exposition of the "UNITED WORLD FEDERALISTS" (UWF) attempts (in 1949) to get all of our State Legislatures to force Congress, via "Resolutions" secretly passed, to transform the US. into a unit of a "UN Federated One-World Government."

Mention of that UWF plot to ensnare all the States in their infamous "RESOLUTION" scheme emphasizes a very vital point, and that is how the Conspirators (endeavor to) distort the dialogue in the "Constitution" and 'or the "Declaration of Independence" to serve their purposes. Here is an example of how the UWF attempted to define the dialogue in the "Constitution" at the time (1949):

California State Senator, Jack B. Tenney was the prime figure in the fight to force the California Legislature to review and thus expose that UWF "RESOLUTION," and he demanded that the review was to be open to the public.

The Chairman of the Judiciary Committee, to whom Tenney had submitted that demand, rejected it on the ground (and he quoted) that the "Constitution" distinctly stated that every State is sovereign and retains the right to legislate and enact its own State laws and Resolutions. . . and Alan Cranston, then a chief official of the UWF, and architect of that infamous "Resolution" (and now incredibly one of California's Senators in Washington) forcefully affirmed the Chairman's definition of that Constitutional decree by quoting (rather misquoting) passages in the "Declaration of Independence" that supposedly confirmed the Chairman's findings.

(NOTE:-It was later learned that practically all the members of that

Judiciary Committee had been bribed by the infamous Artie Samish, the UWF's paymaster in Sacramento. MCF.)

I won't go into all the details of how we (CEG) aroused the people of California to back up Tenney's demand for a public review of that UWF "Resolution." Sufficient for the purpose of establishing how the Conspirators distort the dialogue in our "Constitution" and in the "Declaration of Independence," at that public Hearing the UWF "Resolution" was declared treasonous — and it was also declared that while the "Declaration of Independence" (also the "Constitution") proclaims all the individual rights as defined by that Judiciary Committee Chairman, it does not give any one State, or group of States, the right to barter away the rights of all dissenting States, or the rights of the peoples in their own State (or States) or of the American people as a whole, as was intimated by the Judiciary Committee Chairman and his co-conspirator, Alan Cranston.

"PUT NONE BUT AMERICANS ON GUARD TONIGHT"

That command by George Washington to his officers at Valley Forge echoed and re-echoed down the corridors of time, but never did it need re-echoing so desperately as today.

ALL of Washington's army were Americans. So what did he mean when he issued that command? The following will explain: Twenty miles away in Philadelphia, was Gen. Howe's army of English and Hessian troops, quartered in the warmth and comfort of American homes and pubic buildings, well-fed by American farmers driving in herds of cattle, hogs, sheep, along with wagon loads of grain, fruits and vegetables, at considerable profits to themselves, while twenty miles away, Washington's patriot army starved, half-clothed, without shoes, in huts hastily built in the snow-covered woods and open spaces of Valley Forge, disheartened, utterly discouraged, but still continuing to fight. In short, there were two types of Americans in George Washington's time; one: the patriots who fought for country; the other one: the type that willingly served the enemy for the profits it brought them.

Today, exactly as in Washington's day, we have two types of Americans: One, the PEOPLE, who, even though today they actually know very little about our "Constitution" and our "Declaration of Independence", are loyal to both in spirit, and loyal to Country, but who, tragically, are too brain-washed by our treasonous Mass Communications Media to know how to safeguard our Country.

try; the other type that is willing to sell our birth-right inherited from our Founding Fathers. They would sell it for what? These Americans, the men in our Congress, in our State Legislatives, in our Courts of Justice, in the White House, in all the high offices to which they have been elected or appointed, have for years been the stooges of the International Bankers' "Council On Foreign Relations". These treasonous Americans who have had the opportunity to develop every God-given talent they possess, in the free-est country ever dreamed of throughout the ages, built upon the foundation of Christian civilization, under a "CONSTITUTION" centuries ahead of its time, with individual responsibility the TEST of good citizenship—these Americans would sell out to a UNITED NATION'S (atheistic) One-World Government.

At this very time Members of Congress are voting for disarmament in a Communistic armed world; ever since 1945 they have been voting for Foreign Aid to our Communist enemies . . . for Federal Aid to schools, the better to control them . . . for reciprocal trade and no protective tariff, placed in the hands of the President, not in the Congress where it was placed by the Constitution for Taxes, (un-Constitutional Income Taxes) going ever higher and higher, to pay for all these evils; welfare rackets, formerly called Socialism, to undermine individual responsibility—these are the types of American Washington had in mind when he said: "Put none but Americans on guard."

In 1918, Theodore Roosevelt, commenting on the Internationalists (then propagandizing for the "League of Nations") who profess to love all nations as their own, said: "The AMERICAN who loves other Countries as he loves his own is like the man who loves other women as he loves his wife. I do not regard them as 'high-minded humanitarians', I regard them as rotten. We have no room in this country for 50-50 Americans. He who is not with us absolutely, is against us and should be treated as an alien and sent out of the country".

The men (Internationalists) Teddy Roosevelt excoriated in 1918 are todays Professors, Instructors, Ministers of the Gospel of Christ who preach and teach our students the "virtues" of an atheistic UNITED NATIONS with its goal of One-World Government, who literally scoff and jeer at our priceless "Declaration of Independence"—and the men in our white House, the Justices, the men in our Congress, who likewise "legislate" to destroy our "Constitution", are the type George Washington meant when he said: "Put none but Americans on guard." These men like to refer to themselves as "Intellectuals," the Intelligentsia", and they have succeeded in get-

ting the PEOPLE to accept them as such. But both terms imply intellect, the ability to think clearly. Will Rogers dubbed them "intellectual illiterates". These men who see nothing to lose in a national sell-out, are not thinkers—they have merely been to school, a counterpart of the European Schoolmen of centuries ago. To provide a clear picture of these men: of 400 petition signers to abolish the House Committee on Un-American Activities, because of that Committee's efforts to unmask the ENEMIES in our midst, 81 were prominent clergymen and 135 were the self-proclaimed GREATS in our Colleges and Universities, totaling 216, or 54%.

Our "Constitution" says: "No titles of nobility shall be granted." But instead of a caste system based upon titles, we have been making Gods and half-Gods of these un-American school-men and pulpit orators who tell the "masses" what to "think." Did they ever fight for the liberty they enjoy? The question answers itself: No one ever gives away what he has offered his life to possess.

Washington, Thomas Jefferson, Ben Franklin, Madison, Monroe, Lincoln, who saved our nation from fragmentation, Edison, creator of this pushbutton age through discoveries and inventions in electricity—none of these great Americans had "degrees"—they had brains and a dream.

"Religion, morality and knowledge being necessary to good government, schools of education shall forever be encouraged," said our Founding Fathers (but not misused). Freedom of religion is guaranteed by our Constitution, but not to teach disloyalty to the giver.

We must not be confused by the self-proclaimed "Intellectuals." !!!

Lincoln once said: "No one ever got lost on a straight road." Our straight road is mapped out for us in our Constitution, which, when followed, produced the most advanced nation in moral and economic standards, the mightiest the world has ever known. We MUST go back to our own thinking, with the Constitution for our guide! Regardless of the betrayers of our Country, whether they sit in the White House, on Capitol Hill, on the Supreme Court Bench, wherever they appear, we must follow the order of our first great commander, Washington: Henceforth we must "PUT NONE BUT AMERICANS ON GUARD."

Now let's go back and briefly review when and how these men (the International Bankers) launched their diabolical plot to destroy our "Declaration of Independence" and our "Constitution"—and to transform our wonderful Nation into an enslaved unit of a One-World Dictatorship:

The first great betrayal came in 1913 when, at the behest of Jacob Schiff (the Rothschild alien in our midst), Woodrow Wilson and two renegade Senators (Nelson Aldrich and Carter Glass) foisted upon us the heinous "Federal Reserve Act", whereby they took our Money System out of the hands of our Congress and delivered it to the International Bankers Cabal . . . the next horrifying betrayal came in 1917, when the same Woodrow Wilson, again at the behest of the same Schiff-Rothschild Conspirators, hurled us into World War One, an act which was distinctly forbidden by both the "DECLARATION" and our "CONSTITUTION" . . . the third great betrayal was Wilson's attempt to suck us into the "League of Nations", which, by the grace of God, was torpedoed because we still had a few men in our Senate of the type Washington meant when he ordered: "Put None But Americans On Guard." Then came the most disastrous betrayal of all: the organization of the "COUNCIL ON FOREIGN RELATIONS" (CFR).

Now let me tell you why I say that the organizing of the CFR was the most DISASTROUS betrayal of all:

Although all of the International Bankers collaborated in the above described GREAT CONSPIRACY, the actual carrying out of those berayals was left to Jacob Schiff and his own chosen pack of stooges, such as Col. House, Woodrow Wilson, the Lehmans, the Warburgs, etc., etc. In other words, during those early years it was a loosely organized gang of Destroyers. But because the Schiff-organized "wrecking crew" so successfully (and easily) accomplished all of the first steps in their Conspiracy, the Masterminds ignored, or overlooked, a very vital factor—that factor being that the PEOPLE are the real power of a nation—that an alerted PEOPLE (alerted by a loyal Free Press) and just a few loyal and dedicated men in our Congress could always torpedo their plots, exactly as the Senators headed by Henry Cabot Lodge (not the phony using that name today) and a loyal Free Press torpedoed their "League of Nations" plot.

That "League of Nations" boomerang was the cue for the MAS-TERMINDS: they realized that they had to take two vital steps to avert all dangers to their Conspiracy by an alerted PEOPLE: (1) They would have to achieve full control of the Press; . . . (2) they would have to achieve full control of both Major Political Parties in the U.S.

It was to accomplish those two objectives, plus others to follow, that they organized the CFR. By their control of our Money System (already enacted), they were able to enlist (FORCE) into CFR "membership" the heads of virtually all our Industries.

The first CFR step was to get control of the Press. Amazing

though it may seem, that was very easily accomplished. Through financial manipulations, they forced the publishers of many of our top National Magazines and Newspapers to become obedient members of the CFR and/or its subsidiary organizations. They also used the power of the advertising budgets of their controlled (members) Industrialists, Department Stores, etc., to force non-member publishers to slant the "news", blackout all pertinent information, and brainwash the people with false "news." And, as is commonly known, Hollywood, TV and Radio are absolutely controlled by such Banking outfits as Kuhn-Loeb, Lehman Brothers, Goldman-Sachs, etc., all in the CFR hierarchy! Thus, they quickly achieved their full control of all our Mass Communications Media.

Their next (simultaneous) step was to get control of both Political Parties. Their pattern for that objective was that either the Presidential or V.P. candidates (or both) on both tickets always must be CFR members. In addition, a majority of the men running for both Houses of Congress, while they need not necessarily have to be members of CFR, would be controlled by the most influential Industrialists (CFR members) in their States and Districts. Thus, all Presidential appointees of CFR stooges to high offices, such as heads of the State Department, Treasury, the Pentagon, etc., would get instantaneous approval by both the Senate and the House of Representatives.

(For verification of the above statement of the CFR's control of both our Political Parties, read our "News-Bulletin" No. 141, in which we named Nixon's appointments of CFR members, such as Kissinger, Yost, Beam, and others of that ilk, to the highest posts in our nation—all of them (Republicans and Democrats) pro-Communists and definite One-Worlders—all of them promptly confirmed in their posts by a strangely (or is it strangely?) acquiescent Senate. MCF.)

FURTHER CFR MACHINATIONS

Although they succeeded in getting control of our Mass Communications Media and of both our major Political Parties, the Conspirators (CFR) were fully aware that their job was by no means completed. They knew that there would always be patriots (tragically too few) who would fight like so many tigers to prevent surrender of our Sovereignty to the UN One-World Dictatorship—who would never permit the substitution of the UN Charter for our Constitution. Hence they (CFR) knew that they would have to find ways and means, which would seemingly be legitimate, to accomplish the job of transforming our Nation into an enslaved unit of their One-World Government.

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They launched their first scheme (in 1947-49) with their "UNITED WORLD FEDERALISTS" Resolution plot described in an earlier page. I still shudder when I think how near to success they came with that scheme: during those two years (1947-9) they succeeded in seducing 26 State Legislatures to pass "RESOLUTIONS" to force Congress to transform the U.S. into a unit of a "Federated UN One-World Government". They needed only a few more States for complete success! But a suddenly alerted PEOPLE torpedoed that plot, exactly as an alerted PEOPLE and a few loyal Senators torpedoed the "League of Nations" plot in 1917—and that emphasized the fact that the PEOPLE, when properly alerted, still are, and always can be, the POWER of a nation!

But that also emphasizes that our ENEMY never quits. The torpedoing of the UWF plot by Jack Tenney and the CEG made them realize that there would always be a few patriots who would pierce through their plots and alert the PEOPLE. Thereupon they had their stooges in Washington create LAWS and other means that shackle (and silence) all patriots who might again try to arouse the PEOPLE to fight their future schemes. One such LAW was the setting up of so-called "Mental Health Institutions" (Remember the Alaska Mental Health Institutions), more properly called "Concentration Camps", in which all "trouble-making" patriots could be incarcerated—"detained for mental observation" is the term they use That "LAW" is "TITLE II OF THE McCARRAN ACT." Let me show you how that LAW is intended to operate when and if enacted—and how utterly unaware of it the American people are:

Practically all of the American people are positive that they need never fear the dread knock in the middle of the night that announces the "Gestapo". No man, according to our (now seemingly defunct) Constitution, has the authority to haul you into a Concentration Camp without a trial, without facing your accuser. But, believe it or not, my dear fellow-American, you may hear that dread knock on your door one of these fine nights. It will be a "courteous" man from the "Internal Security Division of the Justice Department'. He will show you a paper—a warrant for your detention and "examination" under "Title Two of the McCarran Act" Then he will "escort" you into a Police Patrol Car. You will be processed swiftly and shipped to one of the U.S. "Mental Health Institutions", actually a "Concentration Camp"—one of the Camps that are ready and waiting for you today, in this YEAR OF 1969! And there you will situntil the President, or the Attorney General, or whoever will be the Dictator of the moment, decides to let you go.

(Note:-I am not reprinting this "Title II of the McCarran Act", nor am I

outlining the details of it—for a very specific reason: It is the most sinister and most dangerous feature of the plot to transform the USA into a Police State, and I feel that only you (all of the American people) can foil the entire plot by writing to your Senator for a copy of the entire "McCarran Act", read it, DIGEST it, then demand the necessary action by your Senators to void and nullify that "TITLE II" if you value the safety of the American people—and your personal safety! MCF)

In the preceding paragraph I told what will happen when and if that "TITLE II LAW" will go into effect . . . "But what if I didn't commit a crime" you ask-"what if I didn't even think of committing .: crime?' That won't matter a bit. That is, not if you are a loval pro-American who has voiced, or will voice, an objection to the obliteration of our CONSTITUTION, or who objects to the transformation of the U.S. into a POLICE STATE similar to the Soviet Union. Under that "TITLE H" LAW you won't have to have done another thing to get stuck away in one of America's "Mental Institutions." You will be told you are not being "punished," that you are merely being "interned" for "interrogation" and "examination." That means you will not receive your Constitutional "unalienable right" to a fair and swift trial—you will not be able to appeal your "internment sentence"—you will not be permitted to face your accuser. as required by your Constitution—you will never even learn the name of the person who put you on the "list." You may even not in a Red. White and Blue prison pen as a result of a computer error. Did vou ever have a mistake made on your telephone bill—or your credit card? Remember how hard it was to have such a mistake corrected? Well just imagine if the guy who "goofed" is named Uncle Sam (operating for the CFR)—and you are objecting from inside of one of his "Mental Institutions"—more properly called "Concentration Camps."

And believe it or not, the U.S. does have such "Concentration Camps," under whatever names they may be called ... Electrically-charged, barbed-wire fences and armed guards are in place todan! Political prisoners are shut up in them—right nou—for "mental" observation. If you have any doubts that such a thing could happen to you or to me, just think back: this very thing happened to General Edwin Walker, hardly a non-entity. Walker did not commit a crime—but he did oppose the plot to transform the U.S. into a unit of a (CFR) One-World Dictatorship! And for that reason he was hurled into a prison (Camp) cell on the more sav-so of a so-called official Government psychiatrist who never examined (or even met) Walker for the purpose of deciding his "mental condition" He was finally released because of the public outery. But would there he such a public outery if such a thing were to happen to you or to

me? No—because the public would never know if it happened to a helpless average American!

The Division of Internal Security of the U.S. Justice Department is perfecting blitzkrieg techniques of processing and imprisoning masses of people. Many thousands of "detention warrants" are on file in Washington. D.C. One dictatorial command from the Justice Department could send you, me anybody, to a "Detention Camp"—and possibly death—without a Hearing or a trial.

"INVASIONS" THEIR NEXT "TECHNIQUE"

The wrecking of that UWF RESOLUTIONS" plot was a terrific blow to the Masterminds of the GREAT CONSPIRACY. It had all been so perfectly planned — so perfectly executed, as far as it had gone. The Press and the Radio had been very obedient — not one word about the "RESOLUTIONS" had been mentioned by the Mass Communications Media -- the CFR stooges in the 26 States had performed perfectly, and given another year, the (CFR) stooges m the Legislatures of another dozen States would have passed the very same "RESOLUTIONS" -- and that would have been the end of the USA as a sovereign nation. But, by the grace of God. we did succeed in awakening the people in California — their action awakened all the people of the Land, and that was the end of that particular plot. But, as I have so often warned, these Conspirators never quit. They wait until the people forget and then try the same scheme all over again. (Right now they are preparing the same UWF scheme with variations, using "ATLANTIC UNION" as a camouflage.) But they don't stay idle while they wait — they devise other schemes that will support the final "Take-Over" job So when their UWF RESOLUTION was torpedoed, they concentrated on another scheme — truly a scheme that was even wilder than the UWF plot, as we shall see

THE FIRST OF THE "INVASIONS"

In 1951 strange forces flying the flag (RAG) of the "UNITED NATIONS", and calling themselves "OPERATION AGGRESSI". began to occupy towns and small cities in the United States, particularly in California, Texas and New York. Those invading torces came in with flash and fanfare and boldly proceeded to occupy cities — and to jail the public officials!

Actually, those invasions and they certainly were BLATANT

invasions, were intended to be tests of the will of the people—tests to see if our people had become softened enough for the intended overall "take-over," or still retained the strength and full power to resist. The CFR-controlled UN and their co-conspirators in Washington quickly found out: at first the people in those invaded towns and cities were stunned and bewildered, but after the mitial shock wore off, they and their public officials quickly and harshly reacted against the "tests" — and the Conspirators quickly realized that they had a Revolution-in-the-making on their hands — a Revolution that would have smashed the UN and the CFR, and might well have resulted in much human fruit (Traitors) hanging from trees in Washington.

Unfortunately — and I use the word unfortunately advisedly — the panic stricken AGGRESSI forces quickly evacuated their "captured" City Halls and Jails and hurriedly vamoosed from their "captured" cities. . . and the equally panic stricken Truman and the Pentagon assured the people that there was nothing to worry about that the whole thing had been just a "joke" — and the people went back into slumberland!

I repeat that it was unfortunate that the AGGRESSI forces of the UN hadn't had a little more "guts" and forced their "tests" a little further — and thus have brought about the Revolution that would have completely smashed the entire GREAT CONSPIRACY right then and there. Instead, the Masterminds of the Great Conspiracy learned from that experiment what they needed to know about the people's reactions to such "invasions" of American towns and cities — they learned how to change their patterns of operation to "condition" the American people for a complete surrender.

By the same token, that same "AGGRESSI" experiment should have fully alerted the American people that other "invasions" of different types would follow — also that the entire Conspiracy would have (as it has had) the full support of the men in Washington to whom we have been entrusting the security of our nation. The very fact that the man in the White House had known all about that "AGGRESSI" scheme — that the Pentagon had deliberately "loaned" American troops, our own sons, to serve as the "AGGRESSI" invasion forces, should have served to fully awaken the people, but it didn't — the people accepted the explanations of Truman and the men in the Pentagon instead of demanding Impeachment and TREASON trials for all those traitors. . . and, SURELY, one other thing that those "AGGRESSI" Invasions should have done was to completely unmask the UN for what it truly is: a brazen ILLUMINATI trap for the destruction of our nation.

Right then and there the people should have risen en masse and

DEMANDED that Congress get the U.S. out of the UN and hurl the UN out of the U.S.!

As a matter of fact, had our Congress been composed of men loyal to our Country, they would have done that job on their own. But they didn't do it, despite all the efforts of the Jim Utts, Raricks, Ashbrooks and a few other loyal ones, because that Congress, in the main, was controlled by the ILLUMINATI-CFR: just as all the Congresses since them have been controlled by the same CFR Enemy. Which makes it imperative that we, the People, must FORCE them to do it, or replace them with men, true Americans, who will do it. I say that because we now surely have all the necessary proof that the men in Washington to whom we have been entrusting the security of our nation have continually obeyed the CFR and helped the UN to carry out their new patterns for their "invasions" — and will continue to do it — unless we the People, will stop them . . . I will now show you. with concrete proof. how our Federal Government has been doing it — and will continue to do it — if We, the People, don't stop them

(NOTE: In the following you will find references to how the Communists participated in the pictings to transform the U.S. into a POLICE STATE. And, as you read, bear in mind, and never forget, that COMMUNISM (the COMMUNIST PARTY) was created by the Rothschild — Schiff combination of the ILLUMINATI to serve as their chief instrument (their bogey-man) to terrorize the American people into final surrender to their UN One-World Dictatorship. MCF)

Immediately after that "AGGRESSI plot was torpedoed the Masterminds of the Conspiracy (CFR) decided that to accomplish their objective, the U.S. would have to be transformed into a POLICE STATE to be controlled by a "NATIONAL POLICE FORCE", invisibly controlled by the CFR-UN!

For the first step, they launched the Racial Upheavals Mobs of Negro Militants, aided by CFR stooges and financed by both the CFR and our Federal Government, began their rioting, looting and burnings in all the cities throughout the Land. At the same time the U.S. Supreme Court and all Federal Courts began to shackle all State and local Police, thus preventing them from enforcing Law and Order. Also at the same time, our Federal Government initiated a new type of utterly un-Constitutional "invasions" into various States that were intended to finally achieve that POLICE STATE objective. . . the following is one of the most horrifying examples of that TREASON committed by our Federal

Government — and it reveals the tie-in of the "Concentration Camps" in the over-all plot:

INVASION OF MISSISSIPPI

To provide this "cxample", I will go back to an event that "happened" in 1962 — an event which the reader may have forgotten by now, but which should easily be remembered. It is a story that was published (as a reminder) by the Birmingham (Alabama) Independent" in its January, 1969, issue, under the by-line of David O. Norris The headline of his story was: MISSISSIPPI'S COTHER POLICE FORCE". and it runs, more or less, thusly:

"Our Country is so vast and confusing we often lose sight of true values. Right and wrong, true and false, become mixed and relative. Most of our people's vision has been hlurred by the frightening concept that whatever task there is to be done, the Federal Government con do it better. . . For instance, for the last few years the Federal Government has busied itself with our social structure, our private property prerogatives, our state voting procedures, local criminal law interpretation, and other un-Federal like interests that are obviously intended to lead to ultimate Government control. One subtle attack the Federal Government often makes concerns our local police. Government Agencies rarely congratulate the usually overworked, underpaid, ultra-threatened, every day local "COP". Instead, he is pictured as an example of ineffeciency, very crude, a violent racist who enjoys terrorizing the local populace. Local police forces have come under strong pressure and ridicule by Federal Agencies. . . The implications become gradually clearer as attacks from Washington grow stronger and more numerous. Some vaguely contend that local law problems can best be solved by Federal control. What most people fail to realize is that our Federal Government has tried its hand in local law and order control, and lost!!!"

What follows clearly reveals how our "Leaders" in Washington are "clearing the road" for the final take-over of our Country — it also further confirms all of the aforegoing revelations of the "Concentrations Camps" plot

"Oxford, Mississippi awake one morning with a "new" police force, totaling over three or four thousand more than the population of Oxford and the enrollment of the University of Mississippi combined. The hardcore strong-arms of this organization were called 'federal marshals' (among other references!!!). They were under the control of Attorney General Robert F. Kennedy, by proxy to Deputy Attorney General Nicholas de B. Katzenbach.

"These 'federal marshals' along with the illegally federalized Mississippi National Guard, and between 12,000 and 22,000 United States army troops were sent to the University of Mississippi at Oxford to 'help' in maintaining order during the enrollment of James Meredith. In essence, the ultimate responsibility of Mississippi law and order was taken from Governor Barnett, and assumed by Deputy Attorney General Katzenbach. Now the Federal Government had the ball, and during the next few days they cheated, fumbled, fouled, and lawfully speaking, lost the game

"The federal boys in blue began 'keeping the peace' at about eight PM on the evening of September 30, 1962. At that time, without cause, they fired tear gas at a large crowd of irate, yet quieting, people. In fact, the 'marshals' were so intent on 'keeping the peace', that they jeopardized the lives and safety of city county and state policemen working with them, by firing the gas projectiles directly at them. One officer was critically injured by this outrageous action, while others were momentarily disabled.

"Not that this wasn't enough, the 'federal marshals' rounded up hundreds of people, detaining them without right of counsel denying them medical care, and inflicting additional severe injuries on many being held prisoner. Reports, substantiated by sworn statements, tell how prisoners were ordered to sit on a cement floor, backs to the wall, with their knees drawn up to their chins, their hands clasped around their knees, eyes front, without speaking, for periods up to twenty hours. During that time 'marshals' walked up and down the rows, kicking, beating, slapping, clubbing and ambushing prisoners at will. The old sick, injured, bleeding and broken were all assaulted with the same viciousness. If a captive fell asleep, or became cramped and moved his hands from around his knees, or changed the position of his legs as he was seated on the cement, and was seen by the 'marshals' he was struck with a club or kicked and threatened with further beatings.

"Other signed statements tell of medicine confiscated from a disabled veteran. When he asked for it, to prevent jerking and blackout spells, they refused to give it to him. Then, when he suffered from one such spell, he was clubbed and manhandled. A sophomore after having been held in the Lyceum Building all night, had been beaten about the body and beaten so badly on the head that sixteen stiches were taken in the wound. After being released, he was seized again and taken back to the makeshift prison. When, through loss of blood and exhaustion, he was unable to maintain the required position, he was twice clubbed on the back by 'marshals.'

"A student approached a 'marshal' and asked to be permitted to call a lawyer, and the 'marshal' slugged him in the face with his fist, knocking him to his knees. A boy, who had been shot in the face with a teargas bomb, resulting in both eyes being badly swollen and bleeding, who had also been beaten, asked repeatedly for a doctor, and was refused medical attention for a number of hours. George Orwell's classic "1984 couldn't have portrayed "a more graphic" scene of terror and human visciousness than did the 'federal police force'in Oxford, Mississippi. The list of violations of individual constitutional civil and human rights covers a summary report of 54 pages. Chicago's police control of crowds and disorderly persons during

the democratic convention, at its darkest hour, can never compare in horror to the tragic invasion and occupation of the campus of the University of Mississippi.

"But let's look one step deeper. Major General Edwin Walker (resigned) traveled to Oxford to give strong vocal protest to such notorious constitutional violations by the federal government. While there, because of a false and misleading dispatch by Associated Press, Walker was arrested upon charges by the government, for which a federal grand jury subsequently failed to find probable cause to return an indictment. However, after his arrest, a U.S. Commissioner accepted Walker waivers of his constitutional right to counsel and to a preliminary hearing, which waivers required his being sane His bail was then fixed at an exorbitant figure of \$100,000 and he was committed to custody of the U.S. Marshal for confinement in the northern district of Mississippi. Within two hours, and without a reasonable time to make bond, Walker was removed without court order from Mississippi and transported across a state line to the U.S. hospital for the criminally insane at Springfield — a Concentration Camp!

"On October 2, 1962, the U.S. Attorney at Oxford, Mississippi, presented to a federal judge a telegraphic report from Dr. Charles E. Smith, chief psychiatrist of the Bureau of Prisons, who had never examined, or even seen, Walker, saying that Walker may have been suffering from paranoid and psycosomatic disorders. Dr. Smith made this diagnosis on the basis of the false news reports from A.P. The order to transfer Walker wasn't received until after he had already been transported and committed to the prison hospital. This action was without notice, without counsel, without a hearing, and provided for a psychiatric examination over a period of 60 to 90 days. Walker couldn't obtain a prompt release or even an early hearing of charges. After being placed in solitary confinement and held under maximum security for six days, he was finally released on \$50,000 bail by order of the Mississippi court, which directed examination by a court appointed psychiatrist in Dallas. On November 21, 1962 the psychiatric report stated that Edwin Walker was 'functioning upon the superior level of intelligence'. If this nightmare could happen to a former Commanding General under this federal police force, certainly it can happen to any one of us. The precedent is set that under the procedure followed in the Walker case by the Department of Justice, any American citizen, sane or insane, is subject to being arrested and immediately' transported to Alaska, or other 'available suitable facilities' selected by the Bureau of Prisons, before he can make bond; and, therefore committed to a prison hospital for the criminally insane - in other words, a "detention", or "Concentration Camp" for a 90 day or MORE "examination" - without notice - without counsel - without a hearing, exactly in line with the CONCENTRATION CAMPS plots

In a nutshell, a crystal clear summation of that act by that Mississippi's "other" Police Force leaves us with a very distinct con-

clusion: it was another step in the plot to transform the U.S. into a POLICE STATE!

I say "another step" in the plot, because it was not the first such "step" — a few years earlier, that very same kind of a federal invasion into one of our Sovereign States was committed by Eisenhower when he illegally, and in defiance of our Constitution, ordered Federal troops into Little Rock, Arkansas, to do exactly what Kennedy later did in Mississippi.

Now, to leave nothing to imagination, let's appraise exactly how far out Washington CFR-controlled "Leaders" transgressed against our Constitution when they INVADED Mississippi and Arkansas with their Federal troops — and also "Federalized" all the Law enforcement powers in those States:

Under our Constitution every State in the Union is a SOVEREIGN State—it has its own State Constitution, and it has supreme control over its own State Laws and State Law enforcement powers Only when and if the Governor of a State, or its Legislature, requests the Federal Government to send Federal troops to aid in restoring or maintaining law and order within that State does Washington have the right to do so. That is a distinct provision in our Constitution! Kennedy sent the Federal troops into Mississippi and then added insult to injury by Federalizing Mississippi's own State Militia over the protests of both the Governor and the State Legislature—Eisenhower did the very same things to the State of Arkansas. In both cases it was TREASON to our Constitution--and both cases called for Impeachment! Where was our Congress, the protector of our Constitution and of our people, when those acts of TREASON were committed? Why didn't the members of those Congresses fulfill their oaths to our Constitution on both occasion by launching Impeachment actions against Eisenhower, against Kennedy, against all the other CFR- controlled officials who were involved in both of those transgressions? And I also ask, where were our people when those invasions took place?—why didn't they rise nation-wide, and FORCE their Representatives in Congress to take the necessary actions to enforce the Provisions in our Constitution?

To say that the people were too brainwashed to be aware of those invasions is not the answer, because both invasions were front paged in every newspaper in the nation—to say that the people were unaware that they were blatant invasions cannot be the answer, because any high school student who has read our Constitution is fully aware that each of those invasions was to all intents and purposes, a blatant act of war against both those States.

FEDERAL "STATE POLICE" LAW NOW ENACTED

The title of this "POLICE STATE" law is "THE OMNIBUS CRIME CONTROL and SAFE STREETS ACT OF 1968" which became "PUBLIC LAW 90-351" on June 19, 1968, and is in response to the public outcry for laws to control the Negro rioting, which the Conspirators had launched right after their "AGCRESSI" plot was torpedoed.

Properly appraised, this "ACT", or LAW, is in reality a (cam-cuflaged) FEDERAL STATE POLICE to take over nation-wide control of all so-called Law-Enforcement in our entire nation—the very objective of the CFR-UN, for which they had launched their Racial Upheavals—and which was triggered by those Racial Upheavals. This proper appraisal" was published by the "Birming-lam Independent—in their January 22, 1969 issue under the by-line of Paul William Dean, as follows:

"The 'Omnibus Crime Control and Safe Streets Act of 1968' which became 'Public Law 90-351' on June 19, 1968, is in reality a 'Police Control and UNSAFE Streets Act'. A wolf in sheep's clothing, this new Federal Statute is a cleaverly disguised instrument for Federalization of law enforcement. One must analyze it in the light of Communist strategy in order to fully appreciate its sinister implications. Let's look at this new Law.

"FIRST: There is a \$400 million carrot for fiscal years 1968, 1969 and 1970, which is to be rationed out to the States IF they apply for it (Sec. 520). This necessarily means that \$400 million in tax revenue will be removed from the 50 States by the Federal Tax people, only to be run through Federal books and returned back to the States with certain strings attached. Of course, the States have the power to raise their own revenues for police purposes — so one is entitled to question why the Federal Government sees fit to intrude into local law enforcement unless it is for the purpose of attaching guidelines and controls Federalizing our local police!

"SECOND. The Federal Administration makes grants to the States out of these funds, but only if a State has submitted 'a comprehensive State plan approved by the Federal Government.' Hence, if a State fails to apply, it won't get any of that big carrot — even though its citizens contributed towards it out of their individual income taxes. More important, if a State fails to submit a plan that is pleasing to the Federal Bureaucrats, it stands to lose out just as though it hadn't applied. Finally, the Act requires that the States must submit a new plan each year. (Sec. 303). This, of course, provides for an expansion of Federal control at a pace never before encountered in comparable Statutes.

"THIRD: The 'crime prevention Councils' called for under this Act create a term never heretofore found anywehere in American jurisprudence. The

powers, qualifications and identities of these mysterious councilmen are not spelled out, except to say that they 'shall be knowledgeable in the prevention and control of organized crime'; (Sec. 601). This means practically that anyone, including an Al Capone, could become a councilman. The Act does provide that the Councils 'shall be established pursuant to State law. or by the Chief Executive of the State' — which is another way of saying that the States will have to define qualifications, membership, and powers of the Councilmen in such manner as the Federal Bureaucrats may dictate, or their State plans won't be approved Ultimately, then, the Federal Government — not the States — will control the Councils. Of course the extent of centrol to which the States are willing to submit depends entirely upon their relative bargaining positions, thus making the new law even more dangerous.

"More important than the ominous reach inherent in this legislature is the question of just why a "Council" is needed at all Since each State has State law enforcement, why is it seen necessary to bypass them with this undefined and potentially totalitarian tool? Obviously, the Federally controlled Council is going to assume some of the law enforcement powers of the Governor or Attorney General — even though the Statute doesn't say so — otherwise what would be the purpose of the 'Council'?... What indeed?

"In Soviet Slave States, numerous 'Councils' are instituted which substitute for elected representation by giving the appearance of gressroots participation, while in reality the 'Council' is entirely dominated from above by the ruling clique. This is the potential of the "crime prevention Councils' referred to in this Satute. There is absolutely nothing in the legislation that would prevent it from happening!

"FOURTH: "Community Service Officers," under the new law will presumably serve in a liaison capacity between the police and the public. In large cities such officers now spend much of their time trying to placate the strident Communist Fronts which pose as representatives of Minority groups. The activities of the "Rap" Browns and the Stokely Carmichaels, who demand Police Review Boards to control "police brutality" while creating riots and incidents of violence which constitute their pretexts for these false charges, are now well known to everyone. Not so well known is the fact that these same types have ben demanding that the Community Service Officers should be sociologist or psychologists rather than qualified police officers who know the facts of law enforcement. The Statute, incredibly, provides the REDS with groundwork for infiltrating police departments with such people subject to Leftist control. Section 601-K even provides that the Community Service Officer will not need to be a qualified policeman - but shall have "such other qualifications (as shall be) promulgated in regulations" by the Federal bureaucrats. The potential danger here is simply enormous!!!

"FIFTH: "Grievance resolution mechanisms," also called for in this law, create another term new to our system of jurisprudence. In fact, it is mean-

ingless as a legal term. It could mean a court, administrative tribunal, or perhaps a "board" Now if the draftsman of this Statute meant to say "court" he would have said so. The only likely effect that can be given to this term is that it is an euphemism for "police review board". It goes without saying that if the latter term had been used the police of this nation would have been up in arms. Not even the States have seen fit to give legislative recognition to this Communist demand. But here, in a Federal Statute, this sinister police-control device is officially recognized.

The Statute even stipulates that one of the objectives of the Community Service Officer shall be to work for the improvement of Police Review Boards — that is, it actually presupposes that the Boards already exist! With provisions like this opening the way, who can doubt that Communists will seek to FORCE local police to accept police review boards by stepping up agitation in the streets?

Sec. 305 of the Act will also assist the Reds, for here it is provided that even though the States do NOT apply, local police agencies may do so, thus offering the means by which State lines of control may be superseded by police departments sufficiently harassed to submit to the conditions imposed by the bureaucrats in Washington. When the squeeze is on tight, and it's only beginning local chiefs will fold one by one in search of any afternative to the immediate chaos. Where, then, will be the State law enforcement structure? It will be in the hands of Leftists in the Federal Government!!!

"SIXTH: "Community patrol activities" cited in the new law can only refer to the "patrols" set up by the Communist Black Panthers and their ilk, which in many parts of the country now follow along behind police cars and harass officers whenever they stop to make an investigation or arrest. This part of the statute is speaking of community — not police-activities, so there is no room to argue that this is a police patrol. Hench the statute again gives tacit approval to a police harassment device. Indeed, a close reading of the statute indicates that the community patrol is going to be one of the activities that the 'community service officer" will treat as his very own. Hence, if the Reds could place the proper Leftist as "community service officer", they could insist that he has the right to direct the community patrol.

"Putting all of the foregoing together, we have the structure provided by wihch bureaucrats in Washington can insist upon more and more federal control in the State plans to be approved by them, while at the bottom of the law-enforcement pyramid the Reds can create the economic and departmental chaos by which the local police will be drawn, through desperation, to apply directly to Washington for aid on any terms at all. At the same time, we have seen that the Act itself is highly suspect as a possible tool to aid the Communists, who know they must be able to manipulate law enforcement on a national scale in order to achieve the bloodless revolution in this country that they bragged they will create.

"Tie this in with gun registration under which a federalized police force

can come around and pick up all registered fire arms, knowing just where they are. Obviously, Khrushchev's boast that "We will bury you" could well become a reality.

"Anyone who is interested in law enforcement and causes of crime should also be concerned about certain apparently unrelated matters which indicate a vast deficiency, to say the least, in top levels of our government:

- "(1) Did you know that out of a total of 2,270 pages of Presidential Crime Commission reports, not one thing is said about Communism as a cause of the looting, burning, and revolutionary crime in the United States? In fact, the word communism is not so much as mentioned in any of the indexes to those reports.
- "(2) Did you know that the National Advisory Commission on Civil Disorders specifically "found" as an alleged fact that there was "no evidence that all or any of the disorders or the incidents that led to them were planned or directed by any organization or group, international, national or local"? Apparently these people didn't have the word communism in their vocabulary either the word isn't found in their index and they spent exactly two pages of a 600 page report analyzing even the possibility of Red influences, concluding with the delicate expression just quoted.
- "(3) One ought to question whether it is possible for the President or the Attorney General to so grievously err that in one week the President could say that 6,000 people die annually from gunshot wounds whereas the Attorney General raised the figure to 13,000 just two weeks later. Clear-cut propaganda! Why? Why are they making propaganda to take away the people's arms at the very time they are moving to federalize our local police?
- "(4) Where the President had admitted that Justice Abe Fortas helped him in the preparation of certain legislation, ought he not to have been asked whether this incredible 'Omnibus Police Control Act' was one of the matters in question?
- "(5) If Justice Fortas did indeed assist the President with this statute then hadn't we better have anoher look at those Communist connections of his?

"Frankly, the groundwork has now been laid for federalizing our local police, the above Act having become law on June 19, 1968. Whoever is responsible has taken the first clear step toward a national police force. This is very serious business."

INDISPUTABLE CONFIRMATION

Lt. Gen. P. A. del Valle (Retired), now President of "Defenders of the American Constitution", is unquestionably one of the most dedicated Patriots we have in our Country. On June 10 (1969) he issued an official "ALERT" of his organization, which read as follows:

"ATTENTION ALL PATRIOTS: Preparations are under way to make the U.S.A. a Police State!

FACTS: (1) The following Executive Orders, now recorded in the Federal Register, and therefore accepted by Congress as "the law of the land", can be put into effect at any time an "Emergency" is declared:

10995-All Communications Media seized by the Federal Government.

10997—Seizure of all electrical power, fuels, including gasoline and minerals.

10998-Seizure of all food resources, farms and farm equipment.

10999-Seizure of all kinds of transportation, including your personal car, and central of all highways and seaports.

11000-Seizure of all civilians for work under Federal supervision.

11001-Federal take-over of all health, education and welfare.

11002-Postmaster General empowered to register every man, woman and child in the U.S.A.

11003-Seizure of all aircraft and airports by the Federal Government.

11004-Housing and Finance authority may shift popluation from one locality to another. . . Coplete integration!

11005-Seizure of railroads, inclined waterways and storage facilities.

11051—The Director of the Office of Emergency Planning authorized to put Executive Orders into effect in "times of increased international tension of financial crisis." He is also to perform such additional functions as the President may direct.

(2) "Emergencies are building up all about us."

(A) Revolutionary seizure of building and disruption of studies in schools and colleges by so-called "students," mostly subsidized with our tax money.

(B) Revolutionary "demonstrations" by both Black and White revolutionary groups, some of whom are trained in sabotage and guerrilla tactics.

(C) Disruption of Christian Church services, already begun, to continue the revolution in the churches when the schools close for the summer.

(D) Black power units demanding and threatening all authorities if they are not given their impossible demands.

(E) Almost complete breakdown of the courts and the forces of law and order by Supreme Court Decisions, the news media's obvious support, and the Federal Government permissiveness in the premises.

(F) The utterly irresponsible fiscal policies, the enormous and growing tax burden, and the money power of the Federal Reserve which can and DOES create financial crises.

(G) The cowardly behavior of our government in the Viet Nam war, which could be won in one month, but which the politicians won't let their military win for fear of annoying the USSR (and the Masterminds of the Great Conspiracy); 32,000 died in Korea for nothing. More than that have already laid down their lives for nothing in Viet Nam. Mac Arthur warned that there would be a revolt of the military if these conditions continued.

- (H) The cowardly behavior of our government in the Pueblo incident, the killing of 31 American service men in an unarmed reconnaisance plane over international waters, by Communist No. Korea.
- (I) The phony peace conference in Paris which gives every indication that we shall make another dishonorable "PEACE," like the Korean truce which brought on the Viet-Nam war.
- (J) MOST SIGNIFICANT! The reopening and rehabilation of the World War II concentration camps, or "detention centers" in Allenwood, Penna.; Avon Park, Florida; Mill Point, West Virginia; Greenville, So. Carolina; Montgomery, Alabama; Elmendorf, Alaska; El Reno, Oklahoma; Tule Lake, California; and Florence, Wickenburg, Safford and Tucson, Arizona. (See "Freedom's Voice," Kenneth Weir, Editor, 1332 Chestnut Street, Muskegon, Michigan 49442, for details.)
- (3) The terrific pressure of the invisible Government for the disarmanament of our civil population by gun laws (9 such BILLS are now before the 91st Congress) which are already resulting in forced registration of weapons by all good citizens, but the Supreme Court has ruled that criminals cannot be forced to register. It is obvious that the Second Amendment, according to the Warren Court, exists only for the protection of felons!

SIGNIFICANCE: It does not take much imagination to see that the foregoing facts add up to a fair imitation of complete anarchy, and that the high percentage of disloyal Americans now in positions of power could "persuade" the President to declare the necessary "emergencies" which they are carefully building. A Bulletin dated May 9, 1969, reports that a secretary to a member of Congress, who is consulted every day by the President, overheard him say that he was convinced that a national emergency would be declared within 120 days This is all that would be needed to make us over into a POLICE STATE by placing the EXECUTIVE ORDERS into effect."

CPA BOOK PUBLISHER

P. O. Box 596, Boring, OR 97009

Email: cpabooks@hotmail.com